

United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/682,663	10/09/2003	lan James Clubb	1160215/0509834	9129
7590 09/21/2007 FROST BROWN TODD LLC			EXAMINER	
2200 PNC Center			HAMMOND III, THOMAS M	
201 E. Fifth Street Cincinnati, OH 45202-4182			ART UNIT	PAPER NUMBER
			3691	
		,	MAIL DATE	DELIVERY MODE
			09/21/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

·						
	Application No.	Applicant(s)				
	10/682,663	CLUBB ET AL.				
Office Action Summary	Examiner	Art Unit				
	Thomas M. Hammond III	3691				
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	OATE OF THIS COMMUNICATIO 136(a). In no event, however, may a reply be ti will apply and will expire SIX (6) MONTHS from e, cause the application to become AB ANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 09 C	Responsive to communication(s) filed on <u>09 October 2003</u> .					
·=	This action is FINAL . 2b) ☑ This action is non-final.					
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Claims	,					
4) ⊠ Claim(s) 1-22 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-22 is/are rejected. 7) □ Claim(s) 1,17,20 and 22 is/are objected to. 8) □ Claim(s) are subject to restriction and/or	awn from consideration.					
Application Papers						
9)☐ The specification is objected to by the Examin						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	nts have been received. Its have been received in Applicatority documents have been received in the contract of the contract o	ion No ed in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summar					
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 08/28/2007. 	Paper No(s)/Mail D 5) Notice of Informal 6) Other:					

Application/Control Number: 10/682,663

Art Unit: 3691

DETAILED ACTION

Status of Claims

- 1. This action is in reply to the application filed on 10/09/2003.
- 2. Claims 1-22 are currently pending and have been examined.

Information Disclosure Statement

3. The Information Disclosure Statement filed 08/28/2007 has been considered. An initialed copy of the Form 1449 is enclosed herewith.

Art Unit: 3691

Claim Objections

4. Claims 1, 17, 20 and 22 are objected to for minor informalities.

5. As per claims 1, 17, 20 and 22, the applicant recites the limitation "...a identifier...". Please amend the claim to read an identifier in order to be grammatically correct.

Art Unit: 3691

Claim Rejections - 35 USC § 112

6. The following is a quotation of the second paragraph of 35 U.S.C. 112:

> The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter, which the applicant regards as his invention.

7. Claims 1-22 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to

particularly point out and distinctly claim the subject matter which applicant regards as the invention.

8. As per claims 1-22, the applicant does not positively put forth the limitations with the use of such

terms as, "may be..." and "if...". These limitations raise the possibility of the limitations not being

performed in the context of the system. Therefore, it is unclear which limitations, in what combination, are

intended to be protected with patent rights. For the purposes of examination, all of the limitations will be

interpreted as being positively set forth.

Art Unit: 3691

Claim Rejections - 35 USC § 102

- 9. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:
- 10. A person shall be entitled to a patent unless -
 - (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 11. Claims 1-7, 9-12, 15-16, 20, and 22 are rejected under 35 U.S.C. 102(e) as being anticipated by Flitcroft et al., US Patent No. 6,636,833 B1.

As per claim 1

Flitcroft teaches:

- A master wallet (see at least column 11, lines 1-14)
- At least two shadow wallets (see at least column 11, lines 1-14)
- Said system may be programmed to process a request wherein said request includes a identifier (see at least column 11, lines 20-36)
- Said master wallet may be associated with a group of identifiers (master group) (see at least column 11, lines 15-19)
- Said master wallet may be programmed to comprise a resource (see at least column 4, lines 59-67; column 5,lines 1-49)
- Said master wallet may be programmed to allocate a subset of said resource (loan) to each of said at least two shadow wallets (see at least column 4, lines 59-67; column 5, lines 1-49)

Application/Control Number: 10/682,663

Art Unit: 3691

 Said system may be programmed to process said request against the loan residing on one of said shadow wallets (see at least column 11, lines 20-36)

As per claims 2-7

Flitcroft teaches the system of claim 1, as described above.

Flitcroft further teaches:

- Each of said shadow wallets may be associated with a subset of said master group (shadow wallet subset) (see at least column 4, lines 59-67; column 5, lines 1-49)
- Said system may be programmed to determine which shadow wallet is associated with said shadow wallet subset which includes said request's identifier (selected shadow wallet (see at least column 4, lines 59-67; column 5, lines 1-49)
- Said system may be programmed to notify said master wallet as said loan on said shadow wallet is consumed (see at least column 5, lines 5-20)
- Said system may be programmed to create at least one additional shadow wallet (see at least column 14, lines 30-58)
- Said system may be programmed to reallocate subsets of said resource from said master wallet across said shadow wallets including said at least one additional shadow wallet (see at least column 16, lines 6-34)
- Said system may be programmed to reallocate said loans across said shadow wallets (see at least column 16, lines 6-34)
- Wherein any of said shadow wallets may request (requesting shadow wallet) an additional loan from said master wallet (see at least column 16, lines 6-34; column 23, lines 15-46)
- If said master wallet comprises any unclaimed resource, then the system may be programmed to cause the master wallet to grant said additional loan to said requesting shadow wallet (see at least column 16, lines 6-34; column 23, lines 15-46)
- Wherein said system may be programmed to set a flag on said shadow wallets if no further resource is available on said master wallet (see at least column 16, lines 5-14)

Page 7

Application/Control Number: 10/682,663

Art Unit: 3691

As per claims 9-12

Flitcroft teaches the system of claim 1, as described above.

Flitcroft further teaches:

- Wherein said resource in said master wallet includes a validity period which may be passed to said shadow wallets along with said loans (see at least column 6, lines 32-64)

- Said system may be programmed to disregard any amounts, contained in an loan, that are outside of said validity period (see at least column 23, lines 15-46)
- Wherein said system may be programmed to reclaim said loan from said shadow wallet and mark any unused portion thereof as available in said master wallet (see at least column 11, lines 50-62; column 23, lines 15-46)
- If any of said shadow wallets fail (failed shadow wallet), said system may be programmed to notify said master wallet (see at least column 5, lines 5-20)
- Said system may be programmed to update said resource on said master wallet with any unused loan from said failed shadow wallet (see at least column 24, lines 32-37)
- Wherein said system may be programmed to grant an additional loan from said master wallet to any of said shadow wallets when said shadow wallet's loan falls below a predetermined minimum where such minimum may be an absolute value, or based on a derived value such as a percentage, or a usage rate (see at least column 23, lines 14-46)

As per claim 15

Flitcroft teaches the system of claim 1, as described above.

Flitcroft further teaches:

- If any of said shadow wallets fail (failed shadow wallet), said system may be programmed to create a replacement shadow wallet (see at least column 17, lines 16-29)
- Said system may be programmed to allocate to said replacement shadow wallet a subset of said loan (loan subset) allocated to said failed shadow wallet (see at least column 17, lines 16-29)

Art Unit: 3691

As per claim 16

Flitcroft teaches the system of claim 15, as described above.

Flitcroft further teaches:

- Said system may be programmed to allocate said loan subset if an unused portion of said failed

shadow wallet's loan is unknown at failure (see at least column 17, lines 16-29)

As per claim 20

Flitcroft teaches:

- Said system may be programmed to process a request wherein said request includes a identifier

(see at least column 11, lines 20-36)

Said master wallet may be associated with a group of identifiers (master group) (see at least

column 11, lines 15-19)

- Said master wallet may comprise a resource corresponding to a product which further

corresponds to one or more identifiers (see at least column 4, lines 59-67; column 5, lines 1-49)

Upon receiving a request, said master wallet may create a shadow wallet corresponding to at

least said identifier associated with said request (see at least column 4, lines 59-67; column

5,lines 1-49)

- Said master wallet may be programmed to allocate a subset of said resource (loan) to said

shadow wallet (see at least column 4, lines 59-67; column 5, lines 1-49)

Said request may be processed against said loan in said shadow wallet (see at least column 11,

lines 20-36)

As per claim 22

Flitcroft teaches:

- A master wallet (see at least column 11, lines 1-14)

At least one shadow wallet (see at least column 11, lines 1-14)

Art Unit: 3691

- Said system may be programmed to process a request wherein said request includes a identifier (see at least column 11, lines 20-36)

- Said master wallet may be associated with a group of identifiers (master group) (see at least column 11, lines 15-19)
- Said master wallet may be programmed to comprise a resource (see at least column 4, lines 59-67; column 5,lines 1-49)
- Said master wallet may be programmed to allocate a subset of said resource (loan) to said at least one shadow wallet (see at least column 4, lines 59-67; column 5,lines 1-49)
- Said system may be programmed to process said request against the loan residing on said at least one shadow wallet (see at least column 11, lines 20-36)

Art Unit: 3691

Claim Rejections - 35 USC § 103

12. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 13. Claims 8, 13-14, 17-19, and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Flitcroft*, in view of, *Cataline et al.*, *US Patent Publication No. US 2002/0116331 A1*.

As per claim 8

Flitcroft teaches the system of claim 1, as described above.

Flitcroft does not teach:

- Wherein any of said shadow wallets may request (requesting shadow wallet) an additional loan from a second shadow wallet
- If said second shadow wallet comprises any unused loan, then the system may be programmed to cause the second shadow wallet to transfer said unused loan to said requesting shadow wallet

Cataline teaches:

- Wherein any of said shadow wallets may request (requesting shadow wallet) an additional loan from a second shadow wallet (see at least page 2, paragraph 21)
- If said second shadow wallet comprises any unused loan, then the system may be programmed to cause the second shadow wallet to transfer said unused loan to said requesting shadow wallet (see at least page 2, paragraph 21)

Page 11 Application/Control Number: 10/682,663

Art Unit: 3691

However, it would have been obvious to one of ordinary skill in the art to modify the teachings of Flitcroft, to include the teachings of Cataline. One would have been motivated to combine these references provide in order to provide a more secure transaction system (see at least Flitcroft page

37, paragraph 1).

As per claim 13

Flitcroft teaches the system of claim 12, as described above.

Flitcroft does not teach:

Wherein said system may be programmed to grant said additional loan only if said resource

existing (existing resource) in said master wallet is greater than or equal to said additional loan

Cataline teaches:

Wherein said system may be programmed to grant said additional loan only if said resource

existing (existing resource) in said master wallet is greater than or equal to said additional loan

(see at least page 2, paragraph 21)

However, it would have been obvious to one of ordinary skill in the art to modify the teachings of

Flitcroft, to include the teachings of Cataline. One would have been motivated to combine these

references provide in order to provide a flexible payment system that allows for payment to be made

from multiple sources without having to perform multiple authentications, leading to a more secure

system (see at least Cataline page 2, paragraph 22).

As per claim 14

Flitcroft teaches the system of claim 13, as described above.

Flitcroft does not teach:

If said existing resource is less than said additional loan, said system may be programmed to

obtain said additional loan from any of said at least one other shadow wallet

Art Unit: 3691

Cataline teaches:

If said existing resource is less than said additional loan, said system may be programmed to

obtain said additional loan from any of said at least one other shadow wallet (see at least page 2,

paragraph 21)

However, it would have been obvious to one of ordinary skill in the art to modify the teachings of

Flitcroft, to include the teachings of Cataline. One would have been motivated to combine these

references provide in order to provide a flexible payment system that allows for payment to be made

from multiple sources without having to perform multiple authentications, leading to a more secure

system (see at least Cataline page 2, paragraph 22).

As per claim 17

Flitcroft teaches:

A master wallet (see at least column 11, lines 1-14)

At least one shadow wallet (see at least column 11, lines 1-14)

Said system may be programmed to process a request wherein said request includes a identifier

(see at least column 11, lines 20-36)

Said master wallet may be associated with a group of identifiers (master group) (see at least

column 11, lines 15-19)

Said at least one shadow wallet may be associated with a subset of said master group (see at

least column 4, lines 59-67; column 5, lines 1-49)

Said master wallet may be programmed to comprise a resource (see at least column 4, lines 59-

67; column 5, lines 1-49)

Said master wallet may be programmed to allocate a subset of said resource (loan) to said at

least one shadow wallet (see at least column 4, lines 59-67; column 5, lines 1-49)

Art Unit: 3691

Said system may be programmed to determine which shadow wallet may be associated with a group of identifiers which include said identifier associated with said request (selected shadow wallet) (see at least column 4, lines 59-67; column 5, lines 1-49)

- Said system may be programmed to process said request against said selected shadow wallet's loan (see at least column 23, lines 12-46)
- Said master wallet may be updated as said loan may be consumed on said shadow wallet with a remaining loan amount (see at least column 9, lines 64-67; column 10, lines 1-18)
- If said shadow wallet fails (failed shadow wallet), said master wallet creates a new shadow wallet (see at least column 11, lines 50-62)

Flitcroft does not teach:

- Allocating said remaining loan amount to said new shadow wallet
- Said system may be reprogrammed to send any requests associated with said failed shadow wallet to said new shadow wallet

Cataline teaches:

- Allocating said remaining loan amount to said new shadow wallet (see at least page 2, paragraph 21)
- Said system may be reprogrammed to send any requests associated with said failed shadow wallet to said new shadow wallet (see at least page 2, paragraph 21)

However, it would have been obvious to one of ordinary skill in the art to modify the teachings of Flitcroft, to include the teachings of Cataline. One would have been motivated to combine these references provide in order to provide a flexible payment system that allows for payment to be made from multiple sources without having to perform multiple authentications, leading to a more secure system (see at least Cataline page 2, paragraph 22).

Page 14 Application/Control Number: 10/682,663

Art Unit: 3691

As per claim 18

Flitcroft, in view of Cataline, teaches the system of claim 17, as described above.

Flitcroft further teaches:

Wherein said system may be programmed send a message to said shadow wallet if said shadow

wallet has exclusive access to said master wallet (see at least column 5, lines 26-49)

As per claim 19

Flitcroft, in view of Cataline, teaches the system of claim 17, as described above

Flitcroft does not teach:

If said shadow wallet fails, said master wallet may grant a transient, overdraft loan to said new

shadow wallet where a loan state of the failed shadow wallet is unknown

Cataline teaches:

If said shadow wallet fails, said master wallet may grant a transient, overdraft loan to said new

shadow wallet where a loan state of the failed shadow wallet is unknown (see at least page 2,

paragraph 21)

However, it would have been obvious to one of ordinary skill in the art to modify the teachings of

Flitcroft, to include the teachings of Cataline. One would have been motivated to combine these

references provide in order to provide a flexible payment system that allows for payment to be made

from multiple sources without having to perform multiple authentications, leading to a more secure

system (see at least Cataline page 2, paragraph 22).

As per claim 21

Flitcroft teaches:

A master wallet (see at least column 11, lines 1-14)

At least two shadow wallets (see at least column 11, lines 1-14)

Art Unit: 3691

- Said master wallet may be programmed to comprise a resource (see at least column 4, lines 59-

67; column 5, lines 1-49)

- Said master wallet may be programmed to allocate a subset of said resource (loan) to each of at \cdot

least two shadow wallets (see at least column 4, lines 59-67; column 5, lines 1-49)

Said system may be programmed to process said request against the loan residing on said first

shadow wallet (see at least column 23, lines 12-46)

Flitcroft does not teach:

If said first shadow wallet fails, said system may be programmed to reroute said request to said

second shadow wallet

Cataline teaches:

If said first shadow wallet fails, said system may be programmed to reroute said request to said

second shadow wallet (see at least page 2, paragraph 21)

However, it would have been obvious to one of ordinary skill in the art to modify the teachings of

Flitcroft, to include the teachings of Cataline. One would have been motivated to combine these

references provide in order to provide a flexible payment system that allows for payment to be made

from multiple sources without having to perform multiple authentications, leading to a more secure

system (see at least Cataline page 2, paragraph 22).

Application/Control Number: 10/682,663

Art Unit: 3691

Page 16

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should

be directed to Thomas M. Hammond III whose telephone number is 571-270-1829. The examiner can

normally be reached on Monday - Thursday, 7AM - 5PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Alexander Kalinowski can be reached on 571-272-6771. The fax phone number for the organization

where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application

Information Retrieval (PAIR) system. Status information for published applications may be obtained from

either Private PAIR or Public PAIR. Status information for unpublished applications is available through

Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC)

at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative

or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-

1000.

Thomas M Hammond III

IDM. HI

Patent Examiner

Art Unit 3691

09-11-2007

HANI M. KAZIMI PRIMARY EXAMINER